UNITED STATES DISTRICT COURT DISTRICT OF NEVADA		
Homesite Insurance Company as subrogee	Case #2:21-cv-02167-RFB-DJA	
of Traci Marx and Raymond Marx, et al.		
Plaintiff(s),	VERIFIED PETITION FOR PERMISSION TO PRACTICE	
vs.	IN THIS CASE ONLY BY ATTORNEY NOT ADMITTED	
Norcold, Inc., Thetford Corporation, Camping World of Henderson, et al.	TO THE BAR OF THIS COURT AND DESIGNATION OF LOCAL COUNSEL	
Defendant(s).	FILING FEE IS \$250.00	
(name of petitioner)	titioner, respectfully represents to the Court:	
·	t law and a member of the law firm of	
	os Young rm name)	
with offices at 1221 I	Lamar Street, 16th Floor (street address)	
Houston	Texas , 77010	
(city)	(state) (zip code)	
713-535-5521 (area code + telephone number)	tfoss@cokinoslaw.com (Email address)	
•	ed personally or as a member of the law firm by	
Norcold, Thetford, and DKM [client(s)]	to provide legal representation in connection v	
the above-entitled case now pending before thi	is Court	
the above-entitied case now pending before this	is Court.	
	Rev. 5	

1	3. That since	November 6, 2003	, Petitioner has been	and presently is a		
2	member in good standing of t	(date) he bar of the highest (Court of the State of	Texas		
3	where Petitioner regularly pra	actices law. Petitioner	shall attach a certificate	(state) from the state bar or		
4	from the clerk of the supreme court or highest admitting court of each state, territory, or insular					
5	possession of the United State	es in which the applica	nt has been admitted to	practice law certifying		
6	the applicant's membership therein is in good standing.					
7	4. That Petitione	4. That Petitioner was admitted to practice before the following United States District				
8	Courts, United States Circuit Courts of Appeal, the Supreme Court of the United States and Courts					
9	of other States on the dates in	dicated for each, and t	hat Petitioner is presentl	y a member in good		
10	standing of the bars of said C	ourts.				
11	Court		Date Admitted	Bar Number		
12	U.S. District Court, Southe	rn District of Texas	June 21, 2007	711306		
13	Florida State	Courts	November 19, 2005	18103		
14			-			
15						
16						
17						
18	\$** 11-18-14-14-14-14-14-14-14-14-14-14-14-14-14-					
19	5. That there are	or have been no discin	lingry proceedings instit	urted against netitioner		
20	, , , , , , , , , , , , , , , , , , , ,					
21	nor any suspension of any license, certificate or privilege to appear before any judicial, regulatory					
22	or administrative body, or any resignation or termination in order to avoid disciplinary or					
23	disbarment proceedings, except as described in detail below:					
24	None. (State "none" if Petitioner has no disciplinary proceedings, etc.)					
25						
26						
27			300 Vice 4 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -			
28		2		Dov. 511.6		

6.	That Datitional has navel has	denied admission to the State Ba	on of Novodo (Give
		defined admission to the state Da	ii oi ivevada. (Give
	if ever denied admission):		
None. (State "none	e" if Petitioner has never been deni	ied admission.)	
7.	That Petitioner is a member of	good standing in the following E	Bar Associations.
	Bar Association.		
The Florida (State "none	Bar. "if Petitioner is not a member of o	other Bar Associations.)	
8.	Petitioner has filed application	(s) to appear as counsel under Lo	ocal Rule IA 11-2
(formerly LR IA	4 10-2) during the past three (3) year	rs in the following matters: (State	"none" if no applications.)
Date of Appl	lication Cause	Title of Court Administrative Body or Arbitrator	Was Application Granted or Denied
No	ne		-
			•
	(If necessary, please attach a	statement of additional application	ons)
9.	Petitioner consents to the jurisd	liction of the courts and disciplin	ary boards of the
State of Nev	vada with respect to the law of this	state governing the conduct of a	ttorneys to the same
extent as a n	nember of the State Bar of Nevada	•	
10.	Petitioner agrees to comply with	h the standards of professional c	onduct required of
the member	rs of the bar of this court.		
11.	Petitioner has disclosed in writi	ng to the client that the applican	t is not admitted to
practice in th	nis jurisdiction and that the client h	nas consented to such representat	tion.
		2	D 644

1	That Petitioner respectfully prays that Petitioner be admitted to practice before this Court			
2	FOR THE PURPOSES OF THIS CASE ON			
3	[///2]			
4	Petitioner's signature			
5	STATE OF			
6	COUNTY OF Harris			
7	Todd M. Foss , Petitioner, being first duly sworn, deposes and says:			
8	That the foregoing statements are true.			
9	1//06			
10	Petitioner's signature Subscribed and sworn to before me this			
11	215t day of October , 2020 DANA HODGES]			
12	Notary Public, State of Texas			
13	Notary Public or Clock of Court Notary ID 3993511			
14	Notary Fubile of Clock of Court			
15				
16	DESIGNATION OF RESIDENT ATTORNEY ADMITTED TO THE BAR OF THIS COURT AND CONSENT THERETO.			
17	Pursuant to the requirements of the Local Rules of Practice for this Court, the Petitioner			
18	believes it to be in the best interests of the client(s) to designateSteven Abbott,			
19	(name of local counsel) Attorney at Law, member of the State of Nevada and previously admitted to practice before the			
20	above-entitled Court as associate resident counsel in this action. The address and email address of			
21	said designated Nevada counsel is:			
22				
23	6385 South Rainbow Boulevard, Suite 600 , (street address)			
24	Las Vegas , Nevada , 89118 ,			
25	(city) (state) (zip code)			
26	702-693-4370 , steven.abbott@lewisbrisbois.com . (area code + telephone number) (Email address)			
27	(Extended to the following the first terms of the f			
28	4 Rev. 5/16			

1	By this designation the petitioner and undersigned party(ies) agree that this designation constitutes
2	agreement and authorization for the designated resident admitted counsel to sign stipulations
3	binding on all of us.
4	
5	APPOINTMENT OF DESIGNATED RESIDENT NEVADA COUNSEL
6	
7	The undersigned party(ies) appoint(s) Steven Abbott as
8	(name of local counsel) his/her/their Designated Resident Nevada Counsel in this case.
9	
10	Kithe Stackling Kyun Long
11	Keith Stickley (party's signature) Ryan Roney, General Counsel, Thetford LLC
12	Keith Sticksey Sr. Engineering Manager Worcold, LLC (type or print party name title)
13	(party's signature)
14	John H. FitzSimons, Senior Vice President,
15	The Dyson-Kissner-Moran Corporation (type or print party name, title)
16	(type of print party name, accor
17	CONSENT OF DESIGNEE The undersigned hereby consents to serve as associate resident Nevada counsel in this case.
18	1 Ne 1 a
19	It What
20	Designated Resident Nevada Counsel's signature
21	10303 steven.abbott@lewisbrisbois.com Bar number Email address
22	APPROVED:
23	DATED this 24th day of October, 2022.
24	24th day of October, 2022.
25	
26	
27	RICHARD F. BOULWARE, II
28	United States District Judge 5 Rev. 5/16

STATE BAR OF TEXAS



Office of the Chief Disciplinary Counsel

October 17, 2022

Re: Mr. Todd M. Foss, State Bar Number 24040922

To Whom It May Concern:

This is to certify that Mr. Todd M. Foss was licensed to practice law in Texas on November 06, 2003, and is an active member in good standing with the State Bar of Texas. "Good standing" means that the attorney is current on payment of Bar dues; has met Minimum Continuing Legal Education requirements; and is not presently under either administrative or disciplinary suspension from the practice of law.

This certification expires 30 days from the date, unless sooner revoked or rendered invalid by operation of rule or law.

Sincerely,

Seana Willing

Chief Disciplinary Counsel

SW/web





651 East Jefferson Street Tallahassee, FL 32399-2300

Joshua E. Doyle Executive Director 850/561-5600 www.FLORIDABAR.org

State of Florida

)

)

County of Leon

In Re: 0018103

Todd Matthew Foss

Cokinos | Young 1221 Lamar St Fl 16

Houston, TX 77010-3039

I CERTIFY THE FOLLOWING:

I am the custodian of membership records of The Florida Bar.

The Florida Bar membership records indicate that The Florida Bar member listed above was admitted to practice law in the state of Florida on **November 19, 2005**.

The Florida Bar membership records also indicate that The Florida Bar member above is an inactive member of The Florida Bar in good standing.

The Inactive status of The Florida Bar member above means that The Florida Bar member above is not eligible to practice law in the state of Florida.

Dated this 21st day of October, 2022.

Cyrithia B. Gaelsa

Cynthia B. Jackson, CFO Administration Division

The Florida Bar

PG:R12:Inactive CTM-203223

I 1950

United States District Court Southern District of Texas

Certificate of Good Standing

I, Nathan Ochsner, Clerk of Court, United States District Court for the Southern District of Texas, certify that the attorney identified below is admitted to practice in this court, and is in good standing as a member of the Bar of this Court.

Todd Matthew Foss, Federal ID No 711306

Admission date: June, 21, 2007

Dated October 21, 2022, at Houston, Texas.

Nathan Ochsner, Clerk of Court

By: Claire Cassady, Deputy Clerk

